United States Dis	STRICT COURT
for the	
District of New N	Mexico
United States of America) V.) Jasvir SINGH) Defendant(s)	Case No: 18 · PO · 3127
CRIMINAL COM	PLAINT
I, the complainant in this case, state that the following is the date of <u>August 22, 2018</u> in the county of <u>Dona Ana</u> in the <u>State 10.5.C.</u> §1325(a)(1)(EWI Misdemeanor), an offense described and the extraction of the extractio	ate and District of New Mexico, the defendant violated
entered and attempted to enter the United States at a time and plac	e other than as designated by Immigration Officers
This criminal complaint is based on these facts: On August 22, 2018, a United States Border Patrol Agent encount When questioned as to his citizenship the Defendant admitted to b remain in the United States. The Defendant knowingly entered the the U.S./Mexico International Boundary afoot, approximately eigh Entry. This area is not a Port of Entry as designated by the Approp Defendant is present in the United States without admission by an	eing a citizen of India without authorization to enter or United States illegally on August 22, 2018, by crossing at miles east of the Santa Teresa, New Mexico Port of oriate Authority of the United States. Thus, the
☐ Continued on the attached sheet.	
	Complainant's signature
	Juan Romero Agent
Sworn to before me and signed in my presence.	Printed name and title
Date: August 25, 2018	La manfor mes marter
City and state: Las Cruces, N.M.	GREGORY J. FOURATT U.S. MAGISTRATE JUDGE Printed name and title

AO 91 (Rev. 01/09) Criminal Complaint	
UNITED	STATES DISTRICT COURT
	for the
	District of New Mexico
United States of America v.)
Jasvir SINGH) Case No: $18 - 312700$
Defendant(s))
	CRIMINAL COMPLAINT
I, the complainant in this case, state the date of August 22, 2018 in the county of 8 U.S.C. §1325(a)(1)(EWI Misdemeanor), a	that the following is true to the best of my knowledge and belief. On or about <u>Dona Ana</u> in the <u>State and</u> District of <u>New Mexico</u> , the defendant violated an offense described as follows:
entered and attempted to enter the United Stat	tes at a time and place other than as designated by Immigration Officers
8	
	e x x
remain in the United States. The Defendant kn the U.S./Mexico International Boundary afoot	Patrol Agent encountered the Defendant in Dona Ana County, New Mexico. The endant admitted to being a citizen of India without authorization to enter or nowingly entered the United States illegally on August 22, 2018, by crossing the approximately eight miles east of the Santa Teresa, New Mexico Port of the Linited States. Thus, the
Continued on the attached sheet.	
	· ·
	Complainant's signature
	Juan Romero Agent
	Printed name and title
Sworn to before me and signed in my presence	
Date: August 25, 2018	SPTS -
City and state I as C	Judge's signature
City and state: Las Cruces, N.M.	

Printed name and title